IN THE UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

Fair Isaac Corporation; and myFICO)	
Consumer Services, Inc.;)	
)	
Plaintiffs,)	
)	
v.)	
)	Civil Action No:
Experian Information Solutions, Inc.;)	0:06-cv-04112 (ADM/JSM)
Trans Union LLC; VantageScore)	
Solutions, LLC; and Does I through X;)	
)	
Defendants.)	
	_)	

SECOND DECLARATION OF BRYAN GANT

Pursuant to 28 U.S.C. § 1746, I, Bryan Gant, declare and say as follows:

- 1. I am an associate with White & Case LLP, counsel for Experian Information Solutions, Inc. ("Experian") in this matter. I submit this declaration on behalf of Defendants Experian Information Solutions, Inc., Trans Union LLC, and VantageScore Solutions, LLC (collectively "Defendants") in support of Defendants' Motion to Compel Third Party OLSON to Produce Documents Responsive to Defendants' Subpoena Duces Tecum. The facts stated herein are to the best of my recollection and understanding.
- 2. Attached hereto as Exhibit 1 is a true and correct copy of an E-mail from Thomas Olson to Bryan Gant, dated November 19, 2008.

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1	acciaic	unacı	penany	OI I	perjury	uiui	uic	10105	Ome	10	uuc	ana	correct.

Executed on December 3, 2008.

/s/ Bryan Gant

Bryan Gant

2